Washington University Law Quarterly

VOLUME 71

ARTICLES

Number 1

SPRING 1993

© 1993 by Washington University

CONTENTS

A RADICAL COMMUNITY OF AID:	
A REJOINDER TO OPPONENTS	
OF AFFIRMATIVE DUTIES	
TO HELP STRANGERS	1
10 HDD1 BHQH (ODAD	•
WILLINGNESS TO PAY VS.	
WILLINGNESS TO ACCEPT:	
LEGAL AND ECONOMIC	
IMPLICATIONS Elizabeth Hoffman	59
Matthew L. Spitzer	
HOSPITALS, PHYSICIANS, AND	
HEALTH INSURERS: GUARDING	
AGAINST IMPLIED AGREEMENTS	
IN THE HEALTH CARE	
CONTEXT Anthony J. Dennis	115
CASE COMMENTS	
An Oversecured Creditor's Right to Postpetition	
INTEREST ON MORTGAGE ARREARAGES: THE	
Interplay Between Bankruptcy Code Sections	
506(b), 1322(b) AND 1325(a)(5)(B), Wade v. Hannon,	
968 F.2d 1036 (10th Cir. 1992), cert. granted sub nom.	
Rake v. Wade, 113 S. Ct. 459 (1992)	151
DE Novo Review of ERISA Plan Administrators'	
FACTUAL DETERMINATIONS, Luby v. Teamsters Health,	
Welfare & Pension Trust Funds, 944 F.2d 1176	
(3d Cir. 1991)	165

THE SEVENTH CIRCUIT BESTOWS IMMUNITY FROM RICO	ORTION PROTESTORS,
PROSECUTIONS UPON ANTI-ABORTION PROTESTORS,	
National Organization for Women v. Scheidler, 968 F.2d	
612 (7th Cir. 1992), petition for cert. filed, 61 U.S.L.W.	
3451 (U.S. Nov. 2, 1992) (No. 92-780)	175
(, , , , , , , , , , , , , , , , , , ,	